VIRGINIA:

IN THE CIRCUIT COURT FOR THE COUNTY OF NELSON

IN RE: THIRD ORDER EXTENDING DECLARATION OF JUDICIAL EMERGENCY IN RESPONSE TO COVID-19 EMERGENCY

ORDER

WHEREAS, on March 16, 2020, the Supreme Court of Virginia issued an Order declaring a judicial emergency for all district and circuit courts of the Commonwealth of Virginia to protect the health and safety of court employees, litigants, judges, and the general public;

WHEREAS, on March 27, 2020, the Supreme Court of Virginia issued an Order Extending Declaration of Judicial Emergency in Response to COVID-19 Emergency by which it declared that the declaration of judicial emergency be in effect and continue through April 26, 2020 for all district and circuit courts of the Commonwealth;

WHEREAS, on April 22, 2020, the Supreme Court of Virginia issued its Third Order Extending Declaration of Judicial Emergency in Response to COVID-19 Emergency by which it declared that the declaration of judicial emergency be in effect and continue through May 17, 2020 for all district and circuit courts of the Commonwealth (a copy of the Supreme Court's April 22, 2020 Order is attached hereto);

NOW, THEREFORE, this Court hereby ORDERS:

1. All civil, traffic and criminal matters scheduled through May 17, 2020, including jury trials, except for emergency and matters as provided in this Order, are hereby continued to May 26, 2020 at 9:00 a.m., at which time they will be set.

- 2. Until May 17, 2020, the Court shall give precedence on its docket to emergency matters, including quarantine or isolation matters, criminal arraignments, bail reviews, protective order cases, emergency child custody or protection cases, civil commitment hearings, petitions for temporary injunctive relief, proceedings related to emergency protection of elderly or vulnerable persons, petitions for appointment of guardian or conservator, and proceedings necessary to safeguard applicable constitutional protections.
- 3. The status of grand jury proceedings, cases where the defendant is incarcerated, foster care cases, and child dependency cases shall be considered on a case-by-case basis taking into account considerations of whether the matter is urgent and must be heard without delay in order to protect important liberty and constitutional interests, the health and safety of the parties, attorneys, court personnel and others necessarily involved and affected, and the ability of the Court to safely proceed.
- 4. Until May 17, 2020, the Court, to the extent authorized by law, shall conduct hearings and other matters by two-way electronic audio-visual communications. In all civil matters, and in all criminal cases prior to trial, parties, attorneys, witnesses and others shall be allowed to appear by such two-way electronic audio-visual communication in order to reduce or eliminate the need for parties, attorneys and others necessarily involved to physically appear in the courthouse. To the extent authorized by law, a party, witness, or other participant may, upon request, be permitted to participate by telephone.
- 5. For all matters that cannot be continued past May 17, 2020, courtroom attendance shall be limited to attorneys, parties, necessary witnesses, interpreters, court personnel, bailiffs and those deemed necessary by the Court, and members of the press where permitted by law.
 - 6. All individuals with legitimate court business who are ill, caring for someone who is

ill, or are otherwise in a high-risk category, as defined by the Center for Disease Control (CDC), are directed to call the Clerk of this Court or other appropriate court personnel to request appropriate accommodations.

The Clerk is directed to provide a copy of this Order to the Nelson County

Commonwealth's Attorney, the County Administrator, the Sheriff of Nelson County, and all

attorneys who regularly appear in this Court, and to post a copy of this Order at the courthouse
entrance.

Entered this 22 nd day of 4pcil, 2020.

J. Frederick Watson, Judge

VIRGINIA:

In the Supreme Court of Virginia held at the Supreme Court Building in the City of Richmond on Wednesday the 22nd day of April, 2020.

IN RE: THIRD ORDER EXTENDING DECLARATION OF JUDICIAL EMERGENCY IN RESPONSE TO COVID-19 EMERGENCY

Having received a request from the Governor pursuant to Va. Code § 17.1-330, on March 16, 2020, the Chief Justice entered an Order declaring a judicial emergency for a period of twenty-one days, through April 6, 2020, for all district and circuit courts, recognizing the need to protect the health and safety of court employees, litigants, attorneys, judges, and the general public ("First Order"). After careful consideration and review, on March 27, 2020, the Justices of this Court unanimously extended the Declaration of Judicial Emergency for a second twenty-one day period, through April 26, 2020, for all district and circuit courts of the Commonwealth ("Second Order"). On March 30, 2020, the Governor, through Executive Order 55 (2020), required Virginia residents generally to stay at home until June 10, 2020, due to the public health threat. The Court unanimously extends the Declaration of Judicial Emergency for a third twenty-one day period, through May 17, 2020, for all district and circuit courts of the Commonwealth ("Third Order"). The First, Second and Third Orders shall be collectively referred to as the "Emergency Declaration Orders." The period of time encompassed by these three Orders, from March 16 through May 17, 2020, shall be referred to as the "Period of Judicial Emergency."

As the Declaration of Judicial Emergency has been extended from March 16 to May 17, 2020, without interruption, it is ORDERED that:

 The terms and requirements of this Court's First and Second Orders, as amended and clarified, shall continue in full force and effect through May 17, 2020, as if fully set forth herein.

- 2. As recognized in the First and Second Orders, in district and circuit courts the statutes of limitation and case related deadlines are tolled during the Period of Judicial Emergency pursuant to Va. Code § 17.1-330. For example, if a two-year statute of limitations would expire on a plaintiff's personal injury claim on April 16, 2020, the Period of Judicial Emergency (currently March 16 through May 17, 2020) would not be counted for purposes of the statute of limitations. Due to the tolling of the limitations period as a result of the Declaration of Judicial Emergency, once the emergency ends (currently May 17, 2020), the plaintiff will have an additional thirty-two (32) days to file suit.
- 3. In appeals from the circuit court to this Court for the Period of Judicial Emergency, with the exception of matters enumerated in this paragraph, the Emergency Declaration Orders toll the deadlines for filing the notice of appeal in the circuit court under Rule 5:9 and all filing deadlines in the circuit court pertaining to transcripts and written statements of fact as set forth in Rule 5:11, and for filing the petition for appeal in this Court under Rule 5:17(a)(1), for the total number of days of the Period of Judicial Emergency.* Appellate deadlines for filings in Part Five of the Rules of the Supreme Court of Virginia that are not calculated in reference to a circuit court filing, such as the brief in opposition under Rule 5:18, the reply brief under Rule 5:19,

^{*} The Period of Judicial Emergency shall not be counted for purposes of calculating the deadline. See Black's Law Dictionary 1448 (6th ed. 1990) (defining "toll" as "[t]o suspend or stop temporarily"). If, for example, the circuit court entered final judgment on March 10, 2020, six days before the Judicial Emergency was declared, then the total number of days of the Period of Judicial Emergency shall not count toward the 90-day deadline for filing the petition for appeal under Rule 5:17(a)(1), and this deadline would be extended for a period of 84 days after the Judicial Emergency ends.

and briefs filed in granted appeals under Rule 5:26(c), are not tolled. The Emergency Declaration Orders do not toll the filing deadlines in this Court for appeals governed by Rules 5:21 or 5:22. Nor do the Emergency Declaration Orders toll filing deadlines for appeals from the Court of Appeals to this Court under Rules 5:14(a) and 5:17(a)(2), regardless whether such appeal was an appeal of right in the Court of Appeals. The Court of Appeals' Order of March 18, 2020, remains in effect. Further, the Court's statement regarding "Tolling of Appellate Deadlines" in the Court of Appeals available in the COVID-19 Appellate and Local Court Information document on Virginia's Judicial System website (http://www.vacourts.gov) is unchanged by the Emergency Declaration Orders, and parties may continue to seek extensions in the Court of Appeals if that is the appropriate Court under the Rules.

- 4. In district and circuit courts, the court may, in its discretion, hear any non-emergency matters, upon agreement of all parties, attorneys and witnesses, by two-way electronic audio-visual communication system using a secure communication platform such as Polycom or WebEx, or by telephone. Requests to participate by telephone should be liberally granted.
- 5. The court shall continue all in-person ceremonies, such as specialty court graduations and juvenile licensing ceremonies, unless, in the discretion of the court, such ceremonies can be conducted via a secure two-way electronic audio-visual communication system such as Polycom or WebEx, or by telephone, while protecting the health and safety of the participants and court personnel.
- 6. In any matter heard or considered and any ceremony conducted, either by secure twoway electronic audio-visual communication or by telephone, the court shall prohibit

in-person gatherings of ten (10) or more individuals at all remote sites and require physical distancing at those sites.

7. In any criminal case where the defendant is charged with a crime that carries a penalty of incarceration or in any case where the court is considering or reconsidering a sentence including some period of incarceration, before sentencing a defendant to incarceration or modifying or vacating such a sentence, the court shall in the exercise of the court's lawful discretion, consider (i) the potential health risks of the COVID-19 public health emergency, and (ii) any appropriate alternatives to incarceration.

This Order and the Period of Judicial Emergency may be extended for additional periods as provided in Va. Code § 17.1-330(E). It is so ORDERED.

CHIEF JUSTICE DONALD W. LEMONS

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